UNITED STATES OF AMERICA, Plaintiff,  Case Number 10 0	2 1 of 1
V. Case Number OF DETERMINED O	2217000
ORDER OF DETENTION	PENEDING TOTAL
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing was I Defendant was present, represented by his attorney.	hold on 11 /11/
The linited Chair	neid on 4/14 2009
Assistant U.S. Attorney C. Mandell . The United State	es was represented by
FART I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offence described to the control of the cont	
/ / The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and to convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) while on release pending trial for offense, and a period of not more than five (5) years has elapsed since the details.	he defendant has been
offense, and a period of not more than five (5) years has alerged size of the second size	r a federal, state or local
offense, and a period of not more than five (5) years has elapsed since the date of conviction or the imprisonment, whichever is later.	he release of the person from
This establishes a rebuttable presumption that no analysis	
This establishes a rebuttable presumption that no condition or combination of conditions safety of any other person and the community.	will reasonably assure the
/ / There is probable cause borned are at the	
/ / There is probable cause based upon (the indictment) (the facts found in Part IV belowed	w) to believe that the
	ed in 21 U.S.C. 8 801
1, 4. 3 500 0 to out. Off	l '
WHOW IO U.O. C. D. Y/APCD TO THEOREM AND A TO THE COMMENT OF THE COMENT OF THE COMMENT OF THE CO	v. APR 1 2000
The compliance of fourthfully discontinuous that no condition and it is a second to the condition of the condition and t	will reasonably assure the
	We see the modern
No presumption applies.	The state of the s
PART II. REBUITAL OF PRESUMPTIONS, IF APPLICABLE	
/ / The defendant has not come forward with any evidence to rebut the applicable presum will be ordered detained.	intion(s) and he therefore
/ / The defendant has come forward with evidence to rebut the applicable presumption[s]	to wit-
	77711.
Thus, the burden of proof shifts back to the United States.	
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLICABLE)	
The United States has proved to a preponderance of the anidarial	Ombination of conditions
will reasonably assure the appearance of the defendant as required, AND/OR	outonization of conditions
/ / The United States has proved by clear and convincing evidence that	nhination of conditions
	nonwarder of conditions
FART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF DEAGONG TO D	
The Court has taken into account the factors set out in 19 II C. C. 21406	information in her its 1
	then In 845C
31 Strate Charles the delical and the	
for burglary front + second degree, He also has two put	- July Con W
has been ections. He has alcohol related conviction	y inst will
has been revoked at least once,	· que prevapier
// Defendant, his attorney, and the AUSA have waived written findings.	
TARI V. DIRECTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney Committed to the Commit	
corrections facility separate to the extent practicable from persons awaiting or serving sentences or being lappeal. The defendant shall be afforded a reasonable opportunity for primate and the sentences or being lappeal.	'e for confinement in a
appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense consultation with d	ield in custody pending
of the United States or on the request of an attorney for the Government, the person in all one States	insel. On order of a court
of the United States or on the request of an attorney for the Government, the person in charge of the correct the defendant to the United States Marshal for the purpose of an appearance in connection with a court pro	tions facility shall deliver
and purpose of an appearance in connection with a court pro	ceeding.
Dated: 4/14/09	
AUSA ATTY PTS	elle XI
PATRICIA V. TRUMBULL	,
United States Magistrate Judge	